**Proposed Action:** Vancouver Control Center Project at the Ross Complex

**Project No.:** P03890 and P03892

**Project Manager:** Gerri Colburn, TEPF-CSB-2

**Location:** Clark County, Washington

**Categorical Exclusion Applied (from Subpart D, 10 C.F.R. Part 1021):** B1.15 Support buildings

**Description of the Proposed Action:** Bonneville Power Administration (BPA) proposes to construct the Vancouver Control Center (VCC) project at the J.D. Ross Substation and Regional Operations and Maintenance Facility (Ross Complex), located in Vancouver, WA. The new VCC building would functionally replace the existing Dittmer Control Center and other business function office spaces, increasing BPA's ability to modernize its control center systems, and consolidate BPA workgroups in a more efficient, purpose-built space. Additionally, BPA also proposes to construct a new stormwater conveyance system and detention pond on the Ross Complex, and to construct a new parking lot to support staff working at the Technical Services Building (TSB).

To prepare the Ross Complex for construction of the VCC building, the North Ampere (Z-989), Untanking Tower (Z-990), South Ampere (Z-991), South Ampere Accessory (Z-998), and the Wash Rack (Z-1361) buildings on the Ross Complex would be demolished and removed. The obsolete cooling pond and transfer track rails would be redeveloped into parking lots.

The new VCC building would be three-stories tall and about 360 feet long and about 210 feet wide at the ground level. The VCC would include office spaces and BPA transmission control center functions. In addition to the primary building structure, VCC would have an exterior central utility plant yard. The utility plant yard would be approximately 180 feet long and 90 feet wide. It would contain transformers, and four engine generators (with associated fuel tanks) to provide emergency electrical service. Some mechanical equipment (i.e. chillers) may also be located in the utility plant yard.

A new 200-foot-tall communications tower would be installed on the south side of the VCC building and west of the Central Plant Yard. Communications equipment, including a VHF whip antenna, UHF antenna, up to 6 microwave radio dishes, and associated communications cables, would be installed on the tower.

About 391 existing vehicle parking spaces around the construction site would be decommissioned; virtually the same number of parking spaces would be created by converting the obsolete cooling pond and wash rack into vehicle parking lots.

Additionally, a new 71-stall parking lot with landscaping and security lighting would be constructed to support staff working in the nearby TSB. The lot would be up to 300 feet long and up to 180 feet
wide (1.3 acre), and would be constructed southwest of Ross Substation’s 230kV switchyard adjacent to the Ross–Rivergate No 1 right-of-way, in an area that is currently maintained as grass lawn.

At the intersection of NE Ross Street and NE 15th Avenue, an Interstate-5 and existing vehicle exit-only gate would be permanently closed for all vehicle traffic, and would be redeveloped and replaced with a personnel gate for pedestrian access only.

Stormwater infrastructure on the Ross Complex would be removed, upgraded, modified, or installed new to manage runoff from the VCC and parking areas, including vegetated conveyance basins, and a new stormwater detention and settling pond. The new pond would be about 150 feet wide by 300 feet long (1.0 acre), and would be constructed in a grass lawn area south of NE Ross Street and northwest of the Paul D. Johnson Substation. Underground piping and catch basins would be installed in underground trenches up to 6 feet deep throughout the VCC and parking lot construction areas. The pipes would divert stormwater under NE Ross Street to the new detention pond and to existing underground city stormwater lines.

Removal, replacement, and/or installation of the following civil infrastructure would be necessary within the Ross Complex to support the new VCC and parking lots: sidewalks, underground utilities and vaults, station service, fiber optic cable and communications equipment, water and sanitary sewer lines, and physical security updates to perimeter gates, fencing, concrete vehicle barriers, and landscaping. Vehicular traffic immediately surrounding the VCC would be possible, but controlled and reserved for fire apparatus or special deliveries to the Mangan Lab area.

Construction would require the use of heavy equipment, including excavators, dump trucks, flatbed trucks, concrete trucks, cranes, graders, roller compactors, backhoes, and light-duty work trucks. Materials and equipment staging areas would be located on paved and/or previously disturbed areas. Excavated soils would be used on site as much as possible and excess soils and demolished material from excavation and grading would be disposed of off-site, according to all applicable local, state, and Federal regulations.

Findings: In accordance with Section 1021.410(b) of the Department of Energy's (DOE) National Environmental Policy Act (NEPA) Regulations (57 FR 15144, Apr. 24, 1992, as amended at 61 FR 36221-36243, Jul. 9, 1996; 61 FR 64608, Dec. 6, 1996, 76 FR 63764, Nov. 14, 2011), BPA has determined that the proposed action:

1) fits within a class of actions listed in Appendix B of 10 CFR 1021, Subpart D (see attached Environmental Checklist);
2) does not present any extraordinary circumstances that may affect the significance of the environmental effects of the proposal; and
3) has not been segmented to meet the definition of a categorical exclusion.

Based on these determinations, BPA finds that the proposed action is categorically excluded from further NEPA review.

/s/ Becky Hill
Becky Hill
Environmental Protection Specialist
Concur:

Katey C. Grange
NEPA Compliance Officer

Attachment(s): Environmental Checklist
Categorical Exclusion Environmental Checklist

This checklist documents environmental considerations for the proposed project and explains why the project would not have the potential to cause significant impacts on environmentally sensitive resources and would meet other integral elements of the applied categorical exclusion.

**Proposed Action:** Vancouver Control Center Project at the Ross Complex

**Project Site Description**

The project site is located on BPA fee-owned property within BPA’s Ross Complex located in Vancouver, Washington. The Ross Complex consists of the Ross Substation, Ross Maintenance Headquarters, and other BPA support facilities. The complex is surrounded by residential neighborhoods on the north, east, and south, while Highway 99 and Interstate-5 are located about 250 feet and 500 feet, respectively, to the west of the complex. The complex is split north-south by a riparian corridor associated with Cold Canyon Creek and Burnt Bridge Creek, which are designated freshwater critical habitat for Lower Columbia River coho salmon. This east-west riparian corridor connects the creeks and their floodplains to freshwater-forested shrub wetlands located along both sides of Highway 99 and Interstate-5. A perimeter chain link fence surrounds the Ross Complex, and railroad tracks and the previously mentioned riparian corridor are located about 450 feet north of the existing North Ampere Building.

**Evaluation of Potential Impacts to Environmental Resources**

1. **Historic and Cultural Resources**

   Potential for Significance: No with Conditions

   **Explanation:** BPA initiated Section 106 consultation on December 21, 2021 with the Cowlitz Indian Tribe and the Washington State Department of Archaeology and Historic Preservation (DAHP). On January 7, 2022, DAHP responded with a disagreement on the Area of Potential Effect (APE). As such, BPA revised the APE, and reinitiated consultation with the consulting parties on January 18, 2022.

   On February 25, 2022, BPA determined that implementing the proposed undertaking would result in an adverse effect to historic properties. BPA notified the Advisory Council on Historic Preservation (ACHP) of the adverse effect on April 7, 2022, and worked with DAHP to develop mutually agreeable mitigation measures. A Memorandum of Agreement (MOA) was signed on May 12, 2022 by DAHP and BPA. The MOA defines those mutually agreed upon mitigation measures to be implemented by BPA for the adverse effect to the historic property.

   **Notes:**
   - An Inadvertent Discovery Plan, with contact information for the BPA cultural resources lead, would be supplied to the construction contractor prior to commencing construction work. Should cultural resources be discovered during project activities, then all project work in the area must stop, and the cultural resources lead must be notified immediately.

2. **Geology and Soils**

   Potential for Significance: No with Conditions
Explanation: The proposed action associated with construction of VCC would result in about 10 acres of ground disturbance in the previously-disturbed areas: asphalt surfaces used for equipment storage and vehicle parking, the footprint of the concrete cooling pond, and existing buildings to be demolished. Additionally, ground disturbance would also occur on about 1.3 acre of land currently maintained for lawn grass and about 1.0 acre of ground disturbance in an area also currently maintained for lawn grass with some mature conifer trees and shrubs. Ground-disturbing activities would largely occur in previously-disturbed soils and would include demolishing existing structures and their foundations, excavating for a new building foundation, installing underground conduit for utilities and communications cables, and installing a stormwater detention pond and associated infrastructure. Best management practices (BMPs) would be implemented to prevent the migration of sediment off-site.

Notes:

- Test soils for hazardous materials, which if found, would be disposed of off-site according to local, state, and federal regulations.
- Implement a BPA-approved revegetation plan as soon as practicable after disturbance.
- Revegetate disturbed areas with a native seed mix appropriate for the region, as soon as practicable after project completion.

3. Plants (including Federal/state special-status species and habitats)

Potential for Significance: No with Conditions

Explanation: The proposed action includes development of partially vegetated spaces, which would require permanent removal of about 1.3 acre of regularly mowed, low-growing lawn vegetation and up to 12 mature conifer trees and low growing rhododendron shrubs. No special-status plant species or suitable habitat are present within or near the project site. Therefore, the proposed action would have no effect on special-status plant species or habitats.

Notes:

- Implement a BPA-approved revegetation plan as soon as practicable after disturbance.
- Revegetate disturbed areas with a native seed mix appropriate for the region, as soon as practicable after project completion.
- Adhere to the Tree, Vegetation, and Soil Plan (TVSP), which is consistent with the City of Vancouver Municipal Code 20.770, Tree, Vegetation, and Soil Conservation.

4. Wildlife (including Federal/state special-status species and habitats)

Potential for Significance: No with Conditions

Explanation: The proposed action includes development of partially vegetated spaces, which would require permanent removal of about 1.3 acre of regularly mowed, low-growing lawn vegetation, which is of low wildlife habitat value, and up to and up to 12 mature conifer trees and low growing rhododendron shrubs. The low quality habitat loss would have minimal effect to any local wildlife should they be present. Minor and temporary disturbance of wildlife could occur from elevated noise during construction. Because the work would be occurring adjacent to a currently operating substation and within the overall Ross Complex, any wildlife present are likely used to human presence and noise. No special-status wildlife species or suitable habitat are present within or near the project site. Therefore, the proposed action would have no effect on special-status wildlife species or habitats.

Notes:
• Remove trees and shrubs between August 15 and February 15 to avoid impacts to potentially breeding or nesting migratory birds, if present.
• Adhere to the Tree, Vegetation, and Soil Plan (TVSP), which is consistent with the City of Vancouver Municipal Code 20.770, Tree, Vegetation, and Soil Conservation.

5. Water Bodies, Floodplains, and Fish (including Federal/state special-status species, ESUs, and habitats)

Potential for Significance: No with Conditions

Explanation: The proposed action includes installation of new and modification of existing stormwater management infrastructure, which would be built in accordance with all applicable local, state, and Federal regulations. No water bodies or special-status fish species are present within the project site, and the project site is not located within a floodplain. During construction, BMPs would prevent indirect impacts to off-site water bodies, floodplains, special-status fish, and fish habitat. Therefore, the proposed action would not impact water bodies, floodplains, fish, or fish habitat.

Notes:
• Implement a BPA-approved ESCP that is guided by Washington Department of Ecology’s Stormwater Management Manual for Western Washington.
• Implement a BPA-approved Stormwater Pollution Prevention Plan (SWPPP) during construction.
• Maintain an oil/fuel spill kit on-site during construction to address containment, cleanup, and disposal in the event of a spill.

6. Wetlands

Potential for Significance: No

Explanation: No wetlands are present within the project site. BMPs would prevent direct impacts to off-site wetlands. Therefore, the proposed action would not impact wetlands.

7. Groundwater and Aquifers

Potential for Significance: No with Conditions

Explanation: Ground disturbance is unlikely to reach depths to groundwater and no new wells or other uses of groundwater or aquifers are proposed. BMPs would prevent impacts from unintended spills to groundwater or aquifers. Therefore, the proposed action would not impact groundwater or aquifers.

Notes:
• Maintain an oil/fuel spill kit on-site during construction to address containment, cleanup, and disposal in the event of a spill.

8. Land Use and Specially-Designated Areas

Potential for Significance: No

Explanation: The project would develop previously-paved areas and partially vegetated spaces that are currently characterized by low-growing vegetation cover and some native and non-native ornamental trees within a previously-developed site complex. However, this change in land use of the partially vegetated spaces would be consistent with the surrounding land uses within the Ross Complex.
Project-related vehicle traffic could intermittently impact traffic flow on NE Ross Road during construction. The new vehicle entrance from NE Ross Road could permanently change traffic flow, but there would be negligible overall change in the daily total number of vehicles at the Ross Complex. On December 21, 2021, BPA sent the City of Vancouver a Trip Generation and Access Evaluation Memorandum that included a description of the project phasing, vehicle trip generation analysis based on each phase, and a vehicle site access evaluation. The results of the evaluation indicate that potential changes in traffic flow created by the proposed action would not warrant any capacity improvements on the City's transportation system. Senior staff members from the Streets and Transportation Division reviewed the information on February 15, 2022, and responded to BPA with no objections to the analysis and findings presented in the memorandum.

9. Visual Quality

Potential for Significance: No

Explanation: Construction of a new three-story tall VCC building in the place of existing BPA buildings and features would result in a perceptible change in the appearance of the overall Ross Complex relative to the current vegetated area and the scale of existing structures. However, BPA would implement a landscape-replanting plan to establish native, pollinator-friendly species, and the VCC would not be visible from properties outside of the Ross Complex.

10. Air Quality

Potential for Significance: No

Explanation: Construction activities would result in a minor and temporary increase in dust and vehicle emissions in the local area. The four new engine generators, which constitute a new permanent source of emissions, would only be operated as needed in the event of a power outage and only until primary power service is restored. The engine generators would also be ran periodically for testing throughout the year for approximately an hour to ensure they remain in reliable working condition.

Ross Complex maintains an existing Air Discharge Permit with Southwest Clean Air Agency (SWCAA), the delegated regulatory agency for State of Washington Ecology. The existing Air Discharge Permit would be updated to include the new engine generators, which would be maintained and operated within allowable emission levels.

11. Noise

Potential for Significance: No

Explanation: During construction, use of vehicles and equipment and general construction activities would create noise above current ambient conditions. Construction-related noise may be audible from residential properties located on the east side of the Ross Complex. However, noise impacts would be temporary and intermittent and would only occur during typical working hours (approximately 7am to 7pm). There would be no long-term change in ambient noise following completion of the project.

12. Human Health and Safety

Potential for Significance: No

Explanation: Construction would be completed by qualified professionals who would follow all applicable safety requirements as detailed in their BPA-accepted site-specific safety plan, in accordance with BPA Contractor Safety and Health Requirements for Prime and
Subcontractors, and any additional state, local, or authority having jurisdiction requirements. The safety plan would be maintained on-site during construction and updated, as needed. The general public and non-construction-related Ross Complex staff would not have access to the construction area while work is ongoing unless they first attend a mandatory training or are escorted by a trained construction worker. Work areas would be secured when construction crews are not present. Therefore, the proposed action would not be expected to impact human health and safety.

Demolition of existing buildings may release hazardous and toxic materials (i.e. asbestos and polychlorinated biphenyls [PCBs]) regulated under the Toxic Substances Control Act (TSCA), as implemented by the State of Washington’s Department of Ecology. Qualified contractors would handle all TSCA-regulated contaminants and materials would be appropriately disposed of per TSCA regulations.

**Evaluation of Other Integral Elements**

The proposed project would also meet conditions that are integral elements of the categorical exclusion. The project would not:

**Threaten a violation of applicable statutory, regulatory, or permit requirements for environment, safety, and health, or similar requirements of DOE or Executive Orders.**

*Explanation: N/A*

**Require siting and construction or major expansion of waste storage, disposal, recovery, or treatment facilities (including incinerators) that are not otherwise categorically excluded.**

*Explanation: N/A*

**Disturb hazardous substances, pollutants, contaminants, or CERCLA excluded petroleum and natural gas products that preexist in the environment such that there would be uncontrolled or unpermitted releases.**

*Explanation: Surveys of the project area have not indicated hazardous substances or contaminants. A qualified industrial hygiene firm has written a Hazardous Materials Management Plan for implementation in the unlikely event that problematic materials are identified during the project. This firm would be available for additional sampling and direction throughout the project to ensure that hazardous substances or pollutants are not released in an uncontrolled manner.*

**Involve genetically engineered organisms, synthetic biology, governmentally designated noxious weeds, or invasive species, unless the proposed activity would be contained or confined in a manner designed and operated to prevent unauthorized release into the environment and conducted in accordance with applicable requirements, such as those of the Department of Agriculture, the Environmental Protection Agency, and the National Institutes of Health.**

*Explanation: N/A*

**Landowner Notification, Involvement, or Coordination**
Description: The proposed action would occur on BPA fee-owned property. Therefore, no landowner notification, involvement, or coordination would be required. BPA has coordinated with the City of Vancouver during the design phase of the project.

Based on the foregoing, this proposed project does not have the potential to cause significant impacts to any environmentally sensitive resource.

Signed: /s/ Becky Hill  September 27, 2022  
Becky Hill  Date  
Environmental Protection Specialist